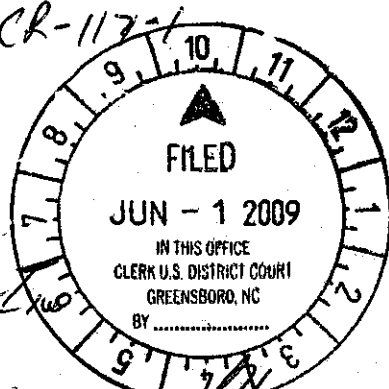


In the United States Middle District of North Carolina.

United States of America
Vs.

Pete Smith
Defendant

Case No. 93 CR-117-1



Motion

Remove Supervise Probation

Good faith

Now Comes, Pete Smith, through Pro-Se filing
Petition request the Court terminate Supervise Probation.
Brief history

Defendant had three year, and Six Month of
Clean good conduct with know Violations. According defendant
Motion he filed On about January 2009. Defendant Was
Waiting On A respond from the Court, and U.S. Attorney
Office, Which U.S. Attorney Office never file Sack in A
time Matter, Which would have terminate his Supervise
Probation.

Defendant Was arrested 5-11-09 on Some Probable Cause
and which Violated his Supervise Probation. Defendant being
denied due Process of the 14th's Amendment of U.S.
Constitution. Policy Of Supervise Probation One Year Clean
Conduct you can file a Motion to terminate Probation, but
Middle and Eastern district At lease two year then file
A Motion to terminate Supervise Probation.

In Good faith defendant request the Court termi-
nate his Supervise Probation for not making a ruling in A time
which Satisty due Process.

Relief, defendant says that the Court give him due process from petition file January 2008 to terminate his Supervise Probation pursuant to the 14th, 5th Amendment of U.S. Constitution.

Certificate of Service

I Swear I send copy to following Parties:

two Copy

Clerk of Court

P.O. Box 2708

Greensboro, N.C. 27402

(due to in Jail, request the Clerk Send Copy)
to U.S. Attorney

On this 29 day of May 2009

Pete Smith

Pete Smith